1	FIRE CODE AMENDMENTS
2	2019 GENERAL SESSION
3	STATE OF UTAH
4 5	LONG TITLE
6	General Description:
7	This bill amends provisions of the State Fire Code Act.
8	Highlighted Provisions:
9	This bill:
10	 adopts the 2018 edition of the International Fire Code, with amendments;
11	 adopts the 2016 edition of the National Fire Alarm and Signaling Code, with
12	amendments; and
13	 adopts the National Fire Protection Association's 2016 edition for the Installation of
14	Sprinkler Systems.
15	Money Appropriated in this Bill:
16	None
17	Other Special Clauses:
18	This bill provides a special effective date.
19	Utah Code Sections Affected:
0.	AMENDS:
21	15A-5-103, as last amended by Laws of Utah 2016, Chapter 216
22	15A-5-202 , as last amended by Laws of Utah 2016, Chapter 216
23	15A-5-202.5, as last amended by Laws of Utah 2018, Chapter 189
24	15A-5-203, as last amended by Laws of Utah 2016, Chapters 174, 174, and 216
25	15A-5-204, as last amended by Laws of Utah 2016, Chapter 216
6	15A-5-205, as last amended by Laws of Utah 2018, Chapter 158
7	15A-5-205.5, as last amended by Laws of Utah 2016, Chapter 216
8	15A-5-206 , as last amended by Laws of Utah 2016, Chapter 216
9	15A-5-302, as last amended by Laws of Utah 2016, Chapter 216
0	15A-5-304 , as enacted by Laws of Utah 2016, Chapter 216
1	REPEALS:

Be it enacted by the Legislature of the state of Utah:
Section 1. Section 15A-5-103 is amended to read:
15A-5-103. Nationally recognized codes incorporated by reference.
The following codes are incorporated by reference into the State Fire Code:
(1) the International Fire Code, [2015] 2018 edition, excluding appendices, as issued
by the International Code Council, Inc., except as amended by Part 2, Statewide Amendments
and Additions to International Fire Code Incorporated as Part of State Fire Code;
(2) National Fire Protection Association, NFPA 96, Standard for Ventilation Control
and Fire Protection of Commercial Cooking Operations, [2011] 2017 edition, except as
amended by Part 3, Amendments and Additions to National Fire Protection Association
Incorporated as Part of State Fire Code; and
(3) National Fire Protection Association, NFPA 1403, Standard on Live Fire Training
Evolutions, 2012 edition, except as amended by Part 3, Amendments and Additions to National
Fire Protection Association Incorporated as Part of State Fire Code.
Section 2. Section 15A-5-202 is amended to read:
15A-5-202. Amendments and additions to IFC related to administration, permits,
definitions, and general and emergency planning.
(1) For IFC, Chapter 1, Scope and Administration:
(a) IFC, Chapter 1, Section 102.5, is deleted and rewritten as follows:
"102.5 Application of residential code.
If a structure is designed and constructed in accordance with the International
Residential Code, the provisions of this code apply only as follows:
1. The construction and design provisions of this code apply only to premises
identification, fire apparatus access, fire hydrants and water supplies, and construction permits
required by Section 105.7.
2. This code does not supercede the land use, subdivision, or development standards
established by a local jurisdiction.
3. The administrative, operational, and maintenance provisions of this code apply."
(b) IFC, Chapter 1, Section 102.9, is deleted and rewritten as follows:

63	"102.9 Matters not provided for.
64	Requirements that are essential for the public safety of an existing or proposed activity,
65	building or structure, or for the safety of the occupants thereof, which are not specifically
66	provided for by this code, shall be determined by the fire code official on an emergency basis
67	if:
68	(a) the facts known to the fire code official show that an immediate and significant
69	danger to the public health, safety, or welfare exists; and
70	(b) the threat requires immediate action by the fire code official.
71	102.9.1 Limitation of emergency order.
72	In issuing its emergency order, the fire code official shall:
73	(a) limit the order to require only the action necessary to prevent or avoid the danger to
74	the public health, safety, or welfare; and
75	(b) give immediate notice to the persons who are required to comply with the order,
76	that includes a brief statement of the reasons for the fire code official's order.
77	101.9.2 Right to appeal emergency order.
78	If the emergency order issued under this section will result in the continued
79	infringement or impairment of any legal right or interest of any party, the party shall have a
80	right to appeal the fire code official's order in accordance with IFC, Chapter 1, Section [108]
81	<u>109</u> ."
82	(c) IFC, Chapter 1, Section [105.6.17] 105.6.16, Flammable and combustible liquids, is
83	amended to add the following section: "12. The owner of an underground tank that is out of
84	service for longer than one year shall receive a Temporary Closure Notice from the Department
85	of Environmental Quality and a copy shall be given to the AHJ."
86	[(d) In IFC, Chapter 1, Section 108, a new Section 108.4, Notice of right to appeal, is
87	added as follows: "At the time a fire code official makes an order, decision, or determination
88	that relates to the application or interpretation of this chapter, the fire code official shall inform
89	the person affected by the order, decision, or determination of the person's right to appeal under
90	this section. Upon request, the fire code official shall provide a person affected by an order,
91	decision, or determination that relates to the application or interpretation of this chapter a
92	written notice that describes the person's right to appeal under this section."]
93	[(e)] (d) A new IFC, Chapter 1, Section [108.1.1] 109.1.1, Application of residential

94	code, is added as follows:
95	"[108.1.1] <u>109.1.1</u> Application of residential code.
96	For development regulated by a local jurisdiction's land use authority, the fire code
97	official's interpretation of this code is subject to the advisory opinion process described in Utah
98	Code, Section 13-43-205, and to a land use appeal authority appointed under <u>Utah Code</u> ,
99	Section 10-9a-701 or 17-27a-701."
100	(e) In IFC, Chapter 1, Section 109, a new Section 109.4, Notice of right to appeal, is
101	added as follows: "At the time a fire code official makes an order, decision, or determination
102	that relates to the application or interpretation of this chapter, the fire code official shall inform
103	the person affected by the order, decision, or determination of the person's right to appeal under
104	this section. Upon request, the fire code official shall provide a person affected by an order,
105	decision, or determination that relates to the application or interpretation of this chapter a
106	written notice that describes the person's right to appeal under this section."
107	(f) IFC, Chapter 1, Section [109.3] <u>110.3</u> , Notice of violation, is deleted and rewritten
108	as follows:
109	"[109.3] <u>110.3</u> Notice of violation.
110	If the fire code official determines that a building, premises, vehicle, storage facility, or
111	outdoor area is in violation of this code or other pertinent laws or ordinances, the fire code
112	official is authorized to prepare a written notice of violation that describes the conditions
113	deemed unsafe and, absent immediate compliance, specifies a time for reinspection."
114	(2) For IFC, Chapter 2, Definitions:
115	(a) IFC, Chapter 2, Section 202, General Definitions, the following definition is added
116	for Ambulatory Surgical Center: "AMBULATORY SURGICAL CENTER. A building or
117	portion of a building licensed by the [Utah] Department of Health where procedures are
118	performed that may render patients incapable of self preservation where care is less than 24
119	hours.["] See Utah Administrative Code, R432-13, Freestanding Ambulatory Surgical Center
120	Construction Rule."
121	(b) IFC, Chapter 2, Section 202, General Definitions, the following definition is added
122	for Assisted Living Facility. "ASSISTED LIVING FACILITY. See Residential
123	Treatment/Support Assisted Living Facility, Type I Assisted Living Facility, and Type II
124	Assisted Living Facility."

125	[(b)] (c) IFC, Chapter 2, Section 202, General Definitions, FOSTER CARE
126	FACILITIES is amended as follows: [the] The word "Foster" is changed to the word "Child."
127	[(e)] (d) IFC, Chapter 2, Section 202, General Definitions, [Occupancy Classification]
128	OCCUPANCY CLASSIFICATION, Educational Group E, [Day] Group E, day care facilities,
129	is amended as follows:
130	(i) On line three delete the word "five" and replace it with the word "four"[-]; and
131	(ii) On line four after the word "supervision" add the words "child care centers."
132	[(d)] (e) IFC, Chapter 2, Section 202, General Definitions, [Occupancy Classification]
133	OCCUPANCY CLASSIFICATION, Educational Group E, Five or fewer children, is amended
134	as follows: [On line one the] The word "five" is deleted and replaced with the word "four" in
135	both places.
136	[(e)] (f) IFC, Chapter 2, Section 202, General Definitions, [Occupancy Classification]
137	OCCUPANCY CLASSIFICATION, Educational Group E, Five or fewer children in a dwelling
138	unit, [the] is amended as follows: The word "five" is deleted and replaced with the word "four"
139	in both places.
140	[(f)] (g) IFC, Chapter 2, Section 202, General Definitions, [Occupancy Classification]
141	OCCUPANCY CLASSIFICATION, Educational Group E, a new section is added as follows:
142	"Child [Day Care Residential Certificate or a Family License] day care residential child
143	care certificate or a license. Areas used for child day care purposes with a [Residential
144	Certificate] residential child care certificate, as described in Utah Administrative Code,
145	R430-50, Residential Certificate Child Care, or a [Family License] residential child care
146	<u>license</u> , as [defined] described in Utah Administrative Code, R430-90, Licensed Family Child
147	Care, may be located in a Group R-2 or R-3 occupancy as provided in Residential Group R-3,
148	or shall comply with the International Residential Code in accordance with Section R101.2."
149	[(g)] (h) IFC, Chapter 2, Section 202, General Definitions, [Occupancy Classification]
150	OCCUPANCY CLASSIFICATION, Educational Group E, a new section is added as follows:
151	["Child Care Centers. Areas used for Hourly Child Care Centers, as defined in Utah
152	Administrative Code, R430-60, Child Care Center as defined in Utah Administrative Code,
153	R430-100, or Out of School Time Programs, as defined in Utah Administrative Code,
154	R430-70, may be classified as accessory occupancies."] "Child care centers. Each of the
155	following areas may be classified as accessory occupancies:

156	1. Hourly child care centers, as described in Utah Administrative Code, R381-60,
157	Hourly Child Care Centers;
158	2. Child care centers, as described in Utah Administrative Code, R381-100, Child Care
159	Centers; and
160	3. Out-of-school-time programs, as described in Utah Administrative Code, R381-70,
161	Out of School Time Child Care Programs."
162	[(h)] (i) IFC, Chapter 2, Section 202, General Definitions, [Occupancy Classification,
163	Institutional Group I,] OCCUPANCY CLASSIFICATION, Institutional Group I-1, is amended
164	as follows: Insert "Type I" in front of the words "Assisted living facilities".
165	[(i)] (j) IFC, Chapter 2, Section 202, General Definitions, [Occupancy Classification,
166	Institutional Group I,] OCCUPANCY CLASSIFICATION, Institutional Group I-1, Five or
167	fewer persons receiving <u>custodial</u> care is amended as follows: On line four after "International
168	Residential Code" the rest of the section is deleted.
169	[(j)] (k) IFC, Chapter 2, Section 202, General Definitions, [Occupancy Classification,
170	Institutional Group I,] OCCUPANCY CLASSIFICATION, Institutional Group I-2, is amended
171	as follows:
172	(i) On line three delete the word "five" and insert the word "three"[-];
173	(ii) On line six the word "foster" is deleted and replaced with the word "child"[:]; and
174	(iii) On line 10, after the words "Psychiatric hospitals", add the following to the list:
175	"both intermediate nursing care and skilled nursing care facilities, ambulatory surgical centers
176	with five or more operating rooms, and Type II assisted living facilities. Type II assisted living
177	facilities with five or fewer persons shall be classified as a Group R-4. Type II assisted living
178	facilities with at least six and not more than 16 residents shall be classified as a Group I-1
179	facility".
180	[(k)] (1) IFC, Chapter 2, Section 202, General Definitions, [Occupancy Classification,
181	Institutional Group I,] OCCUPANCY CLASSIFICATION, Institutional Group I-4, [Day] day
182	care facilities, Classification as Group E, is amended as follows:
183	(i) On line two delete the word "five" and replace it with the word "four"[:]; and
184	(ii) On line three delete the words "2 1/2 years or less of age" and replace with the
185	words "under the age of two".

187	Institutional Group Care I,] OCCUPANCY CLASSIFICATION, Institutional Group I-4, [Day]
188	day care facilities, Five or fewer occupants receiving care in a dwelling unit, is amended as
189	follows: On lines one and [two] three the word "five" is deleted and replaced with the word
190	"four".
191	[(m)] (n) IFC, Chapter 2, Section 202, General Definitions, [Occupancy Classification]
192	OCCUPANCY CLASSIFICATION, Residential Group R-3, the words "and single family
193	dwellings complying with the IRC" are added after the word "Residential Group R-3
194	occupancies".
195	[(n)] (o) IFC, Chapter 2, Section 202, General Definitions, [Occupancy Classification]
196	OCCUPANCY CLASSIFICATION, Residential Group R-3, Care facilities within a dwelling,
197	is amended as follows: On line three after the word "dwelling" insert "other than child care".
198	[(o)] (p) IFC, Chapter 2, Section 202, General Definitions, [Occupancy Classification]
199	OCCUPANCY CLASSIFICATION, Residential Group R-3, a new section is added as follows:
200	"Child Care. Areas used for child care purposes may be located in a residential dwelling unit
201	when all of the following conditions are met:
202	1. Compliance with Utah Administrative Code, R710-8, Day Care Rules, as enacted
203	under the authority of the Utah Fire Prevention Board;
204	2. Use is approved by the [Utah] Department of Health under the authority of [the]
205	Utah Code, Title 26, Chapter 39, Utah Child Care Licensing Act, and in any of the following
206	categories:
207	1.1. Utah Administrative Code, R430-50, Residential Certificate Child Care; or
208	1.2. Utah Administrative Code, R430-90, Licensed Family Child Care; and
209	[3.] 1.3 Compliance with all zoning regulations of the local regulator."
210	[(p)] (q) IFC, Chapter 2, Section 202, General Definitions, RECORD DRAWINGS,
211	[the definition for "RECORD DRAWINGS" is modified by deleting] is amended as follows:
212	<u>Delete</u> the words "a fire alarm system" and [replacing] replace them with "any fire protection
213	system".
214	(r) IFC, Chapter 2, Section 202, General Definitions, the following definition is added
215	for Residential Treatment/Support Assisted Living Facility. "RESIDENTIAL
216	TREATMENT/SUPPORT ASSISTED LIVING FACILITY. A residential facility that provides
217	a group living environment for four or more residents licensed by the Department of Human

218	Services, and provides a protected living arrangement for ambulatory, non-restrained persons
219	who are capable of achieving mobility sufficient to exit the facility without the physical
220	assistance of another person."
221	(s) IFC, Chapter 2, Section 202, General Definitions, the following definition is added
222	for Type I Assisted Living Facility. "TYPE I ASSISTED LIVING FACILITY. A residential
223	facility licensed by the Department of Health that provides a protected living arrangement,
224	assistance with activities of daily living and social care to two or more ambulatory,
225	non-restrained persons who are capable of mobility sufficient to exit the facility without the
226	assistance of another person. Subcategories are:
227	Limited Capacity: two to five residents:
228	Small: six to sixteen residents; and
229	Large: over sixteen residents."
230	(t) IFC, Chapter 2, Section 202, General Definitions, the following definition is added
231	for Type II Assisted Living Facility. "TYPE II ASSISTED LIVING FACILITY. A residential
232	facility licensed by the Department of Health that provides an array of coordinated supportive
233	personal and health care services to two or more residents who are:
234	A. Physically disabled but able to direct his or her own care; or
235	B. Cognitively impaired or physically disabled but able to evacuate from the facility, or
236	to a zone or area of safety, with the physical assistance of one persons. Subcategories are:
237	Limited Capacity: two to five residents;
238	Small: six to sixteen residents; and
239	Large: over sixteen residents."
240	Section 3. Section 15A-5-202.5 is amended to read:
241	15A-5-202.5. Amendments and additions to Chapters 3 and 4 of IFC.
242	(1) For IFC, Chapter 3, General Requirements:
243	(a) IFC, Chapter 3, Section 304.1.2, Vegetation, is amended as follows: Delete line six
244	and replace it with: "[the] Utah Administrative Code, [R652-122-200] R652-122-1300,
245	Minimum Standards for County Wildland Fire Ordinance".
246	(b) IFC, Chapter 3, Section 310.8, Hazardous [and Environmental Conditions]
247	environmental conditions, is deleted and rewritten as follows: "1. When the fire code official
248	determines that existing or historical hazardous environmental conditions necessitate controlled

use of any ignition source, including fireworks, lighters, matches, sky lanterns, and smoking materials, any of the following may occur:

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- 1.1. If the existing or historical hazardous environmental conditions exist in a municipality, the legislative body of the municipality may prohibit the ignition or use of an ignition source in:
 - 1.1.1. mountainous, brush-covered, forest-covered, or dry grass-covered areas;
- 255 1.1.2. within 200 feet of waterways, trails, canyons, washes, ravines, or similar areas;
- 256 1.1.3. the wildland urban interface area, which means the line, area, or zone where 257 structures or other human development meet or intermingle with undeveloped wildland or land 258 being used for an agricultural purpose; or
- 259 1.1.4. a limited area outside the hazardous areas described in this paragraph 1.1 to facilitate a readily identifiable closed area, in accordance with paragraph 2.
 - 1.2. If the existing or historical hazardous environmental conditions exist in an unincorporated area, the state forester may prohibit the ignition or use of an ignition source in all or part of the areas described in paragraph 1.1 that are within the unincorporated area, after consulting with the county fire code official who has jurisdiction over that area.
 - 1.3. If the existing or historical hazardous environmental conditions exist in a metro township created under Title 10, Chapter 2a, Part 4, Incorporation of Metro Townships and Unincorporated Islands in a County of the First Class on and after May 12, 2015, the metro township legislative body may prohibit the ignition or use of an ignition source in all or part of the areas described in paragraph 1.1 that are within the township.
 - 2. If a municipal legislative body, the state forester, or a metro township legislative body closes an area to the discharge of fireworks under paragraph 1, the legislative body or state forester shall:
- 2.1. designate the closed area along readily identifiable features like major roadways, waterways, or geographic features;
- 2.2. ensure that the boundary of the designated closed area is as close as is practical to the defined hazardous area, provided that the closed area may include areas outside of the hazardous area to facilitate a readily identifiable line; and
- 2.78 2.3. identify the closed area through a written description or map that is readily available to the public.

280 3. A municipal legislative body, the state forester, or a metro township legislative body 281 may close a defined area to the discharge of fireworks due to a historical hazardous 282 environmental condition under paragraph 1 if the legislative body or state forester: 283 3.1. makes a finding that the historical hazardous environmental condition has existed 284 in the defined area before July 1 of at least two of the preceding five years; 285 3.2. produces a map indicating the boundaries, in accordance with paragraph 2, of the 286 defined area described; and 287 3.3. before May 1 of each year the defined area is closed, provides the map described 288 in paragraph 3.2 to the county in which the defined area is located. 289 4. A municipal legislative body, the state forester, or a metro township legislative body 290 may not close an area to the discharge of fireworks due to a historical hazardous environmental 291 condition unless the legislative body or state forester provides a map, in accordance with 292 paragraph 3." 293 (c) IFC, Chapter 3, Section 311.1.1, Abandoned [Premises] premises, is amended as 294 follows: On line 10 delete the words "International Property Maintenance Code and the". 295 (d) IFC, Chapter 3, Section 311.5, Placards, is amended as follows: On line three delete 296 the word "shall" and replace it with the word "may". 297 [(e) IFC, Chapter 3, Section 315.2.1, Ceiling Clearance, is amended to add the 298 following: "Exception: Where storage is not directly below the sprinkler heads, storage is 299 allowed to be placed to the ceiling on wall-mounted shelves that are protected by fire sprinkler 300 heads in occupancies meeting classification as light or ordinary hazard."] 301 (2) IFC, Chapter 4, Emergency Planning and Preparedness: 302 (a) IFC, Chapter 4, Section 403.10.2.1, College and university buildings, is deleted and 303 replaced with the following: 304 "403.10.2.1 College and university buildings and fraternity and sorority houses. 305 (a) College and university buildings, including fraternity and sorority houses, shall 306 prepare an approved fire safety and evacuation plan, in accordance with Section 404. 307 (b) Group R-2 college and university buildings, including fraternity and sorority 308 houses, shall comply with Sections 403.10.2.1.1 and 403.10.2.1.2." 309 (b) IFC, Chapter 4, Section 405.2, Table 405.2, is amended to add the following

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footnotes:

311 (i) "e. Secondary schools in Group E occupancies shall have an emergency evacuation 312 drill for fire conducted at least every two months, to a total of four emergency evacuation drills 313 during the nine-month school year. The first emergency evacuation drill for fire shall be 314 conducted within 10 school days after the beginning of classes. The third emergency 315 evacuation drill for fire, weather permitting, shall be conducted 10 school days after the beginning of the next calendar year. The second and fourth emergency evacuation drills may 316 317 be substituted by a security or safety drill to include shelter in place, earthquake drill, or lock 318 down for violence. If inclement weather causes a secondary school to miss the 10-day deadline 319 for the third emergency evacuation drill for fire, the secondary school shall perform the third 320 emergency evacuation drill for fire as soon as practicable after the missed deadline." 321 (ii) "f. In Group E occupancies, excluding secondary schools, if the AHJ approves, the 322 monthly required emergency evacuation drill can be substituted by a security or safety drill to 323 include shelter in place, earthquake drill, or lock down for violence. The routine emergency 324 evacuation drill for fire must by conducted at least every other evacuation drill." 325 (iii) "g. A-3 occupancies in academic buildings of institutions of higher learning are 326 required to have one emergency evacuation drill per year, provided the following conditions are 327 met: 328 (A) The building has a fire alarm system in accordance with Section 907.2. 329 (B) The rooms classified as assembly shall have fire safety floor plans as required in 330 Subsection 404.2.2(4) posted. 331 (C) The building is not classified a high-rise building. 332 (D) The building does not contain hazardous materials over the allowable quantities by code." 333 334 Section 4. Section 15A-5-203 is amended to read: 335 15A-5-203. Amendments and additions to IFC related to fire safety, building, and 336 site requirements. 337 (1) For IFC, Chapter 5, Fire Service Features: 338 (a) In IFC, Chapter 5, a new Section 501.5, Access grade and fire flow, is added as 339 follows: "An authority having jurisdiction over a structure built in accordance with the 340 requirements of the International Residential Code as adopted in the State Construction Code,

may require an automatic fire sprinkler system for the structure only by ordinance and only if

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342 any of the following conditions exist: 343 (i) the structure: 344 (A) is located in an urban-wildland interface area as provided in the Utah Wildland 345 Urban Interface Code adopted as a construction code under the State Construction Code; and 346 (B) does not meet the requirements described in Utah Code, Subsection 347 65A-8-203(4)(a) and Utah Administrative Code, [R652-122-200] R652-122-1300, Minimum 348 Standards for County Wildland Fire Ordinance; 349 (ii) the structure is in an area where a public water distribution system with fire 350 hydrants does not exist as required in Utah Administrative Code, R309-550-5, Water Main 351 Design; 352 (iii) the only fire apparatus access road has a grade greater than 10% for more than 500 353 continual feet; 354 (iv) the total floor area of all floor levels within the exterior walls of the dwelling unit 355 exceeds 10,000 square feet; or 356 (v) the total floor area of all floor levels within the exterior walls of the dwelling unit is 357 double the average of the total floor area of all floor levels of unsprinkled homes in the 358 subdivision that are no larger than 10,000 square feet." 359 (b) In IFC, Chapter 5, Section 506.1, Where Required, is deleted and rewritten as 360 follows: "Where access to or within a structure or an area is restricted because of secured 361 openings or where immediate access is necessary for life-saving or fire-fighting purposes, the 362 fire code official, after consultation with the building owner, may require a key box to be 363 installed in an approved location. The key box shall contain keys to gain necessary access as 364 required by the fire code official. For each fire jurisdiction that has at least one building with a 365 required key box, the fire jurisdiction shall adopt an ordinance, resolution, or other operating 366 rule or policy that creates a process to ensure that each key to each key box is properly 367 accounted for and secure." 368 (c) In IFC, Chapter 5, a new Section 507.1.1, Isolated one- and two-family dwellings, 369 is added as follows: "Fire flow may be reduced for an isolated one- and two-family dwelling

(d) In IFC, Chapter 5, a new Section 507.1.2, Pre-existing subdivision lots, is added as

when the authority having jurisdiction over the dwelling determines that the development of a

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full fire-flow requirement is impractical."

373	follows:
374	"507.1.2 Pre-existing subdivision lots.
375	The requirements for a pre-existing subdivision lot shall not exceed the requirements
376	[shall not exceed the fire flows] described in Section 501.5."
377	(e) In IFC, Chapter 5, Section 510.1, Emergency [Responder Radio Coverage in New
378	Buildings] responder radio coverage in new buildings, is amended by adding: "When required
379	by the fire code official," at the beginning of the first paragraph.
380	(2) For IFC, Chapter 6, Building Services and Systems:
381	[(a) Delete the section title "605.11.1.2 Solar photovoltaic systems for Group R-3." and
382	replace with the section title "605.11.1.2 Solar photovoltaic systems for Group R-3 and
383	buildings constructed in accordance with IRC."]
384	[(b) Section 605.11.1.2, Solar photovoltaic systems for Group R-3, Exception, is
385	deleted and rewritten as follows: "Exception: Reduction in pathways and clear access width
386	shall be permitted where shown that a rational approach has been used and that the reductions
387	are warranted, and approved by the fire code official."]
388	[(c) In IFC, Chapter 6, Section 605.11.1.3.1, Access, is deleted and rewritten as
389	follows: "There shall be a minimum three foot wide (914 mm) clear perimeter around the edge
390	of the roof."]
391	[(d) In IFC, Chapter 6, Section 605.11.1.3.2, Pathways, is deleted and rewritten as
392	follows: "The solar installation shall be designed to provide designated pathways. The
393	pathways shall meet the following requirements:]
394	[1. The pathway shall be over areas capable of supporting the live load of fire fighters
395	accessing the roof.]
396	[2. The centerline axis pathways shall be provided in both axes of the roof. Centerline
397	axis pathways shall run where the roof structure is capable of supporting the live load of fire
398	fighters accessing the roof.]
399	[3. Smoke and heat vents required by Section 910.2.1 or 910.2.2 of this Code, shall be
400	provided with a clear pathway width of not less than three feet (914 mm) to vents.]
401	[4. Access to roof area required by Section 504.3 or 1011.12 of this Code, shall be
102	provided with a clear pathway width of not less than three feet (914 mm) around access
403	opening and at least three feet (914 mm) clear pathway to parapet or roof edge."]

104	(e) In IFC, Chapter 6, Section 605.11.1.3.3, Smoke Ventilation, is deleted and
405	rewritten as follows: "The solar installation shall be designed to meet the following
406	requirements:]
407	[1. Arrays shall be no greater than 150 feet (45.720 mm) by 150 feet (45.720 mm) in
408	distance in either axis in order to create opportunities for fire department smoke ventilation
109	operations.]
410	[2. Smoke ventilation options between array sections shall be one of the following:]
411	[2.1. A pathway six feet (1829 mm) or greater in width.]
412	[2.2. A three foot (914 mm) or greater in width pathway and bordering roof skylights
413	or smoke and heat vents when required by Section 910.2.1 or Section 910.2.2 of this Code.]
414	[2.3. Smoke and heat vents designed for remote operation using devices that can be
415	connected to the vent by mechanical, electrical, or any other suitable means, shall be protected
416	as necessary to remain operable for the design period. Controls for remote operation shall be
417	located in a control panel, clearly identified and located in an approved location."]
418	[(f)] (a) In IFC, Chapter 6, Section [607.7] <u>606.7</u> , Elevator [Key Location] <u>key</u>
419	location, is deleted and rewritten as follows: "Firefighter service keys shall be kept in a
120	"Supra-Stor-a-key" elevator key box or similar box with corresponding key system that is
421	adjacent to the elevator for immediate use by the fire department. The key box shall contain
122	one key for each elevator, one key for lobby control, and any other keys necessary for
123	emergency service. The elevator key box shall be accessed using a 6049 numbered key."
124	[(g)] (b) In IFC, Chapter 6, Section [609.1] 607.1, General, is amended as follows: Or
125	line three, after the word "Code", add the words "and NFPA 96".
126	(3) For IFC, Chapter 7,[Fire-Resistance-Rated Construction] Fire and Smoke
127	<u>Protection Features</u> , IFC, Chapter 7, Section [703.2] 705.2, is amended to add the following:
128	"Exception: In Group E Occupancies, where the corridor serves an occupant load greater than
129	30 and the building does not have an automatic fire sprinkler system installed, the door closers
430	may be of the friction hold-open type on classrooms' doors with a rating of 20 minutes or less
431	only."
132	Section 5. Section 15A-5-204 is amended to read:
133	15A-5-204. Amendments and additions to IFC related to fire protection and life
134	safety systems.

435 For IFC, Chapter 9, Fire Protection and Life Safety Systems: 436 (1) IFC, Chapter 9, Section 901.2, Construction [Documents] documents, is amended 437 to add the following at the end of the section: "The code official has the authority to request 438 record drawings ("as builts") to verify any modifications to the previously approved 439 construction documents." 440 (2) IFC, Chapter 9, Section 901.4.6, Pump and [Riser Room Size] riser room size, is 441 deleted and replaced with the following: "Pump and Riser Room Size. Fire pump and 442 automatic sprinkler system riser rooms shall be designed with adequate space for all installed 443 equipment necessary for the installation and to provide sufficient working space around the 444 stationary equipment. Clearances around equipment shall be in accordance with manufacturer 445 requirements and not less than the following minimum elements: 446 901.4.6.1 A minimum clear and unobstructed distance of 12 inches shall be provided 447 from the installed equipment to the elements of permanent construction. 448 901.4.6.2 A minimum clear and unobstructed distance of 12 inches shall be provided 449 between all other installed equipment and appliances. 450 901.4.6.3 A clear and unobstructed width of 36 inches shall be provided in front of all 451 installed equipment and appliances, to allow for inspection, service, repair or replacement 452 without removing such elements of permanent construction or disabling the function of a 453 required fire-resistance-rated assembly. 454 901.4.6.4 Automatic sprinkler system riser rooms shall be provided with a clear and 455 unobstructed passageway to the riser room of not less than 36 inches, and openings into the 456 room shall be clear and unobstructed, with doors swinging in the outward direction from the 457 room and the opening providing a clear width of not less than 34 inches and a clear height of 458 the door opening shall not be less than 80 inches. 459 901.4.6.5 Fire pump rooms shall be provided with a clear and unobstructed 460 passageway to the fire pump room of not less than 72 inches, and openings into the room shall 461 be clear, unobstructed and large enough to allow for the removal of the largest piece of 462 equipment, with doors swinging in the outward direction from the room and the opening 463 providing a clear width of not less than 68 inches and a clear height of the door opening shall 464 not be less than 80 inches." 465 (3) IFC, Chapter 9, Section 903.2.1.2, Group A-2, is amended to add the following

2019FL-0802/006 11-13-18 DRAFT 466 subsection: "4. An automatic fire sprinkler system shall be provided throughout Group A-2 467 occupancies where indoor pyrotechnics are used." 468 (4) IFC, Chapter 9, Section 903.2.2, Ambulatory [Health Care Facilities] care facilities, 469 is amended as follows: On line two delete the words ["all fire areas floor"] "entire floor" and 470 replace with the word ["buildings"] "building" and delete the last paragraph. 471 (5) IFC, Chapter 9, Section 903.2.4, Group F-1, Subsection 2, is deleted and rewritten 472 as follows: "A Group F-1 fire area is located more than three stories above the lowest level of 473 fire department vehicle access." 474 (6) IFC, Chapter 9, Section 903.2.7, Group M, Subsection 2, is deleted and rewritten as 475 follows: "A Group M fire area is located more than three stories above the lowest level of fire 476 department vehicle access." 477 (7) IFC, Chapter 9, Section 903.2.8 Group R, including all subsections, is deleted and 478 rewritten as follows: 479 "903.2.8 Group R. 480 An automatic sprinkler system installed in accordance with Section 903.3 shall be 481 proved throughout all buildings with a Group R fire area. 482 **Exceptions:**

- 483 1. Detached one- and two-family dwellings and multiple single-family dwellings 484 (townhouses) constructed in accordance with the International Residential Code for One- and 485 Two-Family Dwellings.
- 486 2. Single story Group R-1 occupancies with fire areas not more than 2,000 square feet 487 that contain no installed plumbing or heating, where no cooking occurs, and constructed of 488 Type I-A, I-B, II-A, or II-B construction.
- 489 3. Group R-4 fire areas not more than 4,500 gross square feet and not containing more 490 than 16 residents, provided the building is equipped throughout with an approved fire alarm 491 system that is interconnected and receives its primary power from the building wiring and a 492 commercial power system."
- 493 [903.2.8.1 Group R-4 Condition 2.]

494 An automatic sprinkler system installed in accordance with Section 903.3.1.2 shall be 495 permitted in Group R-4 Condition 2 occupancies. Attics shall be protected in accordance with 496 Section 903.2.8.1.1 or 903.2.8.1.2.

197	[903.2.8.1.1 Attics used for living purposes, storage, or fuel-fired equipment.]
198	[Attics used for living purposes, storage, or fuel-fired equipment shall be protected
199	throughout with an automatic sprinkler system installed in accordance with Section 903.3.1.2.]
500	[903.2.8.1.2 Attics not used for living purposes, storage, or fuel-fired equipment.]
501	[Attics not used for living purposes, storage, or fuel-fired equipment shall be protected
502	in accordance with one of the following:
503	[1. Attics protected throughout by a heat detector system arranged to activate the
504	building fire alarm system in accordance with Section 907.2.10.]
505	[2. Attics constructed of noncombustible materials.]
506	[3. Attics constructed of fire-retardant-treated wood framing complying with Section
507	2303.2 of the International Building Code.]
508	[4. The automatic sprinkler system shall be extended to provide protection throughout
509	the attic space."]
510	(8) IFC, Chapter 9, Section 903.2.9, Group S-1, Subsection 2, is deleted and rewritten
511	as follows: "A Group S-1 fire area is located more than three stories above the lowest level of
512	fire department vehicle access."
513	(9) IFC, Chapter 9, Section 903.3.1.2.3, Attics, is amended by adding the following:
514	"Exception: Sprinkler protection in attics is not required in buildings that are not required to be
515	sprinklered by another section of this code."
516	[(9)] <u>(10)</u> IFC, Chapter 9, Section 903.3.5, Water supplies, is amended as follows: On
517	line six, after the word "Code", add "and as amended in [Utah's] the State Construction Code".
518	[(10)] (11) IFC, Chapter 9, Section 903.5, Testing and maintenance, is amended to add
519	the following subsection: "903.5.1 Tag and Information. A tag shall be attached to the riser
520	indicating the date the antifreeze solution was tested. The tag shall also indicate the type and
521	concentration of antifreeze solution by volume with which the system is filled, the name of the
522	contractor that tested the antifreeze solution, the contractor's license number, and a warning to
523	test the concentration of the antifreeze solutions at yearly intervals."
524	[(11)] (12) IFC, Chapter 9, Section [904.11] 904.12, Commercial cooking systems, is
525	deleted and rewritten as follows: "The automatic fire extinguishing system for commercial
526	cooking systems shall be of a type recognized for protection of commercial cooking equipment
527	and exhaust systems. Pre-engineered automatic extinguishing systems shall be tested in

528	accordance with UL300 and listed and labeled for the intended application. The system shall
529	be installed in accordance with this code, its listing and the manufacturer's installation
530	instructions." The exception in Section [904.11] 904.12 is not deleted and shall remain as
531	currently written in the IFC.["]
532	[(12)] (13) IFC, Chapter 9, Section 904.12.3, Carbon dioxide systems, and Section
533	904.12.3.1, Ventilation system, are deleted and rewritten as follows:
534	"904.12.3 existing automatic fire extinguishing systems used for commercial cooking.
535	Existing automatic fire extinguishing systems used for commercial cooking that use dry
536	chemical are prohibited and shall be removed from service.
537	904.12.3.1 UL300 listed and labeled existing wet chemical fire extinguishing system.
538	Existing wet chemical fire extinguishing systems used for commercial cooking that are
539	not UL300 listed and labeled are prohibited and shall be either removed or upgraded to a
540	UL300 listed and labeled system."
541	[(13)] (14) IFC, Chapter 9, Section 904.12.4, Special provisions for automatic sprinkler
542	systems, is amended to add the following subsection: "904.12.4.2 Existing automatic fire
543	sprinkler systems protecting commercial cooking equipment, hood, and exhaust systems that
544	generate appreciable depth of cooking oils shall be replaced with a UL300 system that is listed
545	and labeled for the intended application."
546	[(14)] (15) IFC, Chapter 9, Section [906.12.6.2] <u>904.12.5.2</u> , Extinguishing system
547	service, is amended to add the following: "Exception: Automatic fire extinguishing systems
548	located in occupancies where usage is limited and less than six consecutive months may be
549	serviced annually if the annual service is conducted immediately before the period of usage,
550	and approval is received from the AHJ."
551	[(15)] (16) IFC, Chapter 9, Section 905.3.9 is a new subsection as follows: "Open
552	Parking Garages. Open parking garages shall be equipped with an approved Class I manual
553	standpipe system when fire department access is not provided for firefighting operations to
554	within 150 feet of all portions of the open parking garage as measured from the approved fire
555	department vehicle access. Class I manual standpipe shall be accessible throughout the parking
556	garage such that all portions of the parking structure are protected within 150 feet of a hose
557	connection.
558	Exception: Open parking garages equipped throughout with an automatic sprinkler

559 system in accordance with Section 903.3.1.1." 560 [(16)] (17) IFC, Chapter 9, Section 905.8, Dry Standpipes, Exception is deleted and 561 rewritten as follows: "Where subject to freezing conditions and approved by the fire code 562 official." 563 [(17)] (18) IFC, Chapter 9, Section [905.11] 905.12, Existing buildings, [and IFC, 564 Chapter 11, Section 1103.6, Standpipes, are is deleted. 565 [(18)] (19) In IFC, Chapter 9, Section 906.1, [Where Required, insert an additional 566 exception as follows: "Exception: In new and existing Group E occupancies equipped with quick response sprinklers, portable fire extinguishers shall be required only in locations 567 specified in items 2 through 6."] Exception 2 is amended as follows: on line three after the 568 569 word "6," delete the remainder of the paragraph. 570 [(19)] (20) IFC, Chapter 9, Section 907.2.3 Group E: 571 (a) The first sentence is deleted and rewritten as follows: "A manual fire alarm system 572 that [activates the occupant notification system in accordance with Section 907.5 and installed in accordance with Section 907.6] initiates the occupant notification signal using an emergency 573 574 voice/alarm communication system that meets the requirements of Section 907.5.2.2, or a 575 manual fire alarm system that initiates an audible and visual occupant notification signal that meets the requirements of Sections 907.4.2.1 and 907.5.2.3, and is installed in accordance with 576 577 Section 907.6, and with rules made by the Utah Fire Prevention Board in accordance with Title 578 63G, Chapter 3, Utah Administrative Rulemaking Act, shall be installed in Group E 579 occupancies." 580 (b) Exception 2, delete entirely. 581 (c) Exception number 4.2, on line five, delete the words, "emergency voice/alarm 582 communication system" and replace with "fire alarm." 583 [(20)] (21) IFC, Chapter 9, 907.8, Inspection, testing, and maintenance, is amended to 584 add the following sentences at the end of the section: "Increases in nuisance alarms shall 585 require the fire alarm system to be tested for sensitivity. Fire alarm systems that continue after 586 sensitivity testing with unwarranted nuisance alarms shall be replaced as directed by the AHJ." 587 [(21)] (22) IFC, Chapter 9, Section 915, Carbon Monoxide Detection, is deleted and 588 rewritten as follows:

"915. Carbon Monoxide Detection.

589

590 915.1 Where required.

Group I-1, I-2, I-4, and R occupancies located in a building containing a fuel-burning appliance or in a building that has an attached garage shall be equipped with single-station carbon monoxide alarms. The carbon monoxide alarms shall be listed as complying with UL 2034 or UL 2075 and be installed and maintained in accordance with NFPA 720 and the manufacturer's instructions. An open parking garage, as defined in Chapter 2, or an enclosed parking garage, ventilated in accordance with Section 404 of the International Mechanical Code, shall not be considered an attached garage. A minimum of one carbon monoxide alarm shall be installed on each habitable level.

915.2 Interconnection.

Where more than one carbon monoxide alarm is required to be installed within Group I-1, I-2, I-4, or R occupancies, the carbon monoxide alarm shall be interconnected in such a manner that the activation of one alarm will activate all of the alarms. Physical interconnection of carbon monoxide alarms shall not be required where listed wireless alarms are installed and all alarms sound upon activation of one alarm. The alarm shall be clearly audible in all bedrooms over background noise levels with all intervening doors closed.

915.3 Power source.

In new construction, required carbon monoxide alarms shall receive their primary power from the building wiring where such wiring is served from a commercial source and shall be equipped with a battery backup. Carbon monoxide alarms with integral strobes that are not equipped with battery backup shall be connected to an emergency electrical system. Carbon monoxide alarms shall emit a signal when the batteries are low. Wiring shall be permanent and without a disconnecting switch other than as required for overcurrent protection.

Exceptions.

- 1. Carbon monoxide alarms are not required to be equipped with battery backup where they are connected to an emergency electrical system.
- 2. Hard wiring of carbon monoxide alarms in existing areas shall not be required where the alterations or repairs do not result in the removal of interior wall or ceiling finishes exposing the structure. Unless there is an attic, crawl space, or basement available that could provide access for hard wiring, without the removal of interior finishes.

621	915.4 Group E.
622	A carbon monoxide detection system shall be installed in new buildings that contain
623	Group E occupancies in accordance with this section. A carbon monoxide detection system
624	shall be installed in existing buildings that contain Group E occupancies in accordance with
625	IFC, Chapter 11, Section 1103.9.
626	915.4.1 Where required.
627	In Group E occupancies, a carbon monoxide detection system shall be provided where a
628	fuel-burning appliance, a fuel-burning fireplace, or a fuel-burning forced air furnace is present.
629	915.4.2 Detection equipment.
630	Each carbon monoxide detection system shall be installed in accordance with NFPA
631	720 and the manufacturer's instructions, and be listed, for single station detectors, as complying
632	with UL 2034, and for system detectors, as complying with UL 2075.
633	915.4.3 Combination detectors.
634	A combination carbon monoxide/smoke detector is an acceptable alternative to a
635	carbon monoxide detection system if the combination carbon monoxide/smoke detector is
636	listed in accordance with UL 2075 and UL 268.
637	915.4.4 Power source.
638	Each carbon monoxide detection system shall receive primary power from the building
639	wiring if the wiring is served from a commercial source. If primary power is interrupted, each
640	carbon monoxide detection system shall receive power from a battery. Wiring shall be
641	permanent and without a disconnecting switch other than that required for over-current
642	protection.
643	915.4.5 Maintenance.
644	Each carbon monoxide detection system shall be maintained in accordance with NFPA
645	720. A carbon monoxide detection system that becomes inoperable or begins to produce
646	end-of-life signals shall be replaced."
647	Section 6. Section 15A-5-205 is amended to read:
648	15A-5-205. Amendments and additions to IFC related to means of egress and
649	special processes and uses.
650	(1) In IFC, Chapter 10, Section 1008.2.1, Illumination level under normal power,
651	delete [exemption] exception.

652 (2) In IFC, Chapter 10, Section 1010.1.9, Door operations, a new exception is added as 653 follows: "Exception: Group E occupancies for purposes of a lockdown or a lockdown drill in 654 accordance with Section [1010.1.9.5] 1010.1.9.6 Exception 5." 655 (3) In IFC, Chapter 10, Section 1010.1.9.2, Hardware height, "Exception:" is deleted 656 and replaced with "Exceptions: 1." 657 (4) In IFC, Chapter 10, Section 1010.1.9.2, Hardware height, Exception 2 is added as 658 follows: "2. Group E occupancies for purposes of a lockdown or a lockdown drill may have 659 one lock below 34 inches in accordance with Section [1010.1.9.5] 1010.1.9.6 Exception 5." 660 (5) In IFC, Chapter 10, Section [1010.1.9.3] 1010.1.9.4, Locks and latches, Item [6] 7 661 is added after the existing Item [5] 6 as follows: "[6] 7. Group E occupancies for purposes of a lockdown or a lockdown drill in accordance with Section [1010.1.9.5] 1010.1.9.6 Exception 662 663 5." 664 (6) In IFC, Chapter 10, Section [1010.1.9.4] 1010.1.9.5, Bolt locks, Exception 6 is 665 added after the existing Exception 5 as follows: "6. Group E occupancies for purposes of a 666 lockdown or a lockdown drill in accordance with Section [1010.1.9.5] 1010.1.9.6 Exception 5." 667 668 (7) In IFC, Chapter 10, Section [1010.1.9.5] 1010.1.9.6, Unlatching, Exception 5 is 669 added after the existing Exception 4 as follows: "5. Group E occupancies may have a second 670 lock on classrooms for purposes of a lockdown or lockdown drill, if: 671 5.1 The application of the lock is approved by the code official. 672 5.2 The unlatching of any door or leaf does not require more than two operations. 673 5.3 The lock can be released from the opposite side of the door on which it is installed. 674 5.4 The lock is only applied during lockdown or during a lockdown drill. 675 5.5 The lock complies with all other state and federal regulations, including the 676 Americans with Disabilities Act of 1990, 42 U.S.C. Sec. 12101 et seq." 677 (8) IFC, Chapter 10, Section [1010.1.9.6] 1010.1.9.7, Controlled egress doors in 678 [groups] Groups I-1 and I-2, after existing Item 8 add Item 9 as follows: "9. The secure area or 679 unit with special egress locks shall be located at the level of exit discharge in Type V 680 construction." 681 (9) In IFC, Chapter 10, Section [1010.1.9.7] 1010.1.9.8.1, Delayed egress [locks]

locking system, Item 9 is added after the existing Item 8 as follows: "9. The secure area or

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683 unit with delayed egress locks shall be located at the level of exit discharge in Type V 684 construction." 685 (10) In IFC, Chapter 10, Section [BE] 1011.5.2, Riser height and tread depth, 686 Exception 3 is deleted and replaced with the following: "3. In Group R-3 occupancies, within 687 dwelling units in Group R-2 occupancies, and in Group U occupancies that are accessory to a 688 Group R-3 occupancy, or accessory to individual dwelling units in Group R-2 occupancies, the 689 maximum riser height shall be 8 inches (203 mm) and the minimum tread depth shall be 9 690 inches (229 mm). The minimum winder tread depth at the walk line shall be 10 inches (254 691 mm), and the minimum winder tread depth shall be 6 inches (152 mm). A nosing not less than 692 0.75 inch (19.1 mm) but not more than 1.25 inches (32 mm) shall be provided on stairways 693 with solid risers where the tread depth is less than 10 inches (254 mm)." 694 (11) IFC, Chapter 10, Section [BE] 1011.11, Handrails, is amended to add the 695 following exception: " 5. In occupancies in Group R-3, as applicable in Section 1014 and in 696 occupancies in Group U, which are accessory to an occupancy in Group R-3, as applicable in 697 Section 1014, handrails shall be provided on at least one side of stairways consisting of four or 698 more risers." 699 (12) IFC, Chapter 10, Section 1013.5, Internally illuminated exit signs, delete and 700 rewrite the last sentence to read "Exit signs shall be illuminated at all times, including when the 701 building is not fully occupied." 702 (13) IFC, Chapter 10, Section 1025, Luminous Egress Path Markings, is deleted. 703 (14) IFC, Chapter 10, Section [1029.14] 1029.15, Seat stability, delete [Exemption] 704 Exception 2 and renumber [exemptions] exceptions. 705 (15) IFC, Chapter 10, Section 1031.2.1, Security [Devices and Egress Locks] devices 706 and egress locks, is amended to add the following: On line three, after the word "fire", add the 707 words "and building." 708 Section 7. Section **15A-5-205.5** is amended to read: 709 15A-5-205.5. Amendments to Chapters 11 and 12 of IFC. 710 (1) For IFC, Chapter 11, Construction Requirements for Existing Buildings: 711 (a) In IFC, Chapter 11, Section 1103.2 Emergency Responder Radio Coverage in 712 Existing Buildings, is amended as follows: On line two after the title, the following is added:

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"When required by the fire code official".

714 [(2)] (b) IFC, Chapter 11, Section 1103.5.1 Group A-2, is deleted and replaced with the 715 following: 716 "1103.5.1 Group A-2. An automatic fire sprinkler system shall be provided throughout 717 existing Group A-2 occupancies where indoor pyrotechnics are used." 718 [(3)] (c) IFC, Chapter 11, Section 1103.6, Standpipes, is deleted. 719 [(4)] (d) In IFC, Chapter 11, 1103.7, Fire Alarm Systems, is deleted and rewritten as 720 follows: "1103.7, Fire Alarm Systems. The following shall have an approved fire alarm system 721 installed in accordance with Utah Administrative Code [Section R710-4], R710-4, Buildings 722 Under the Jurisdiction of the State Fire Prevention Board: 723 1. a building with an occupant load of 300 or more persons that is owned or operated 724 by the state; 725 2. a building with an occupant load of 300 or more persons that is owned or operated by an institution of higher education; and 726 727 3. a building with an occupant load of 50 or more persons that is owned or operated by 728 a school district, private school, or charter school. 729 Exception: the requirements of this section do not apply to a building designated as an 730 Institutional Group I (as defined in IFC 202) occupancy." 731 [(5)] (e) IFC, Chapter 11, 1103.7.1 Group E, 1103.7.2 Group I-1, 1103.7.3 Group I-2, 732 1103.7.4 Group I-3, 1103.7.5 Group R-1, 1103.7.5.1 Group R-1 [Hotel and Motel Manual Fire 733 Alarm System] hotel and motel manual fire alarm system, 1103.7.5.1.1 Group R-1 [Hotel and 734 Motel Automatic Smoke Detection System] hotel and motel automatic smoke detection system, 735 1103.7.5.2 Group R-1 [Boarding and Rooming Houses Manual Fire Alarm System] boarding 736 and rooming houses manual fire alarm system, 1103.7.5.2.1 Group R-1 [Boarding and 737 Rooming Houses Automatic Smoke Detection System] boarding and rooming houses 738 automatic smoke detection system, 1103.7.6 Group R-2 [and 1103.7.7 Group R-4,] are deleted. 739 [(6)] (f) IFC, Chapter 11, Section 1103.9, Carbon [Monoxide Alarms] monoxide 740 alarms, is deleted and rewritten as follows: 741 "1103.9 Carbon Monoxide Detection. 742 Existing Groups E, I-1, I-2, I-4, and R occupancies shall be equipped with carbon

(2) For IFC, Chapter 12, Energy Systems:

monoxide detection in accordance with Section 915."

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745	(a) Delete the section title "1204.2.1 Solar photovoltaic systems for Group R-3
746	buildings" and replace with the section title "1204.2.1 Solar photovoltaic systems for Group
747	R-3 and buildings constructed in accordance with IRC."
748	(b) Section 1204.2.1, Solar photovoltaic systems for Group R-3 buildings, Exception 1
749	is deleted, Exception 2 is renumbered to 1 and a second exception is added as follows: 2.
750	Reduction in pathways and clear access width are permitted where a rational approach has been
751	used and the reduction is warranted and approved by the Fire Code Official.
752	(c) Section 1204.3.1 Perimeter pathways, and 1204.3.2 Interior pathways, are deleted
753	and rewritten as follows: "1204.3.1 Perimeter pathways. There shall be a minimum three foot
754	wide (914 mm) clear perimeter around the edges of the roof. The solar installation shall be
755	designed to provide designated pathways. The pathways shall meet the following requirements:
756	1. The pathway shall be over areas capable of supporting the live load of fire fighters
757	accessing the roof.
758	2. The centerline axis pathways shall be provided in both axes of the roof. Centerline
759	axis pathways shall run where the roof structure is capable of supporting the live load of fire
760	fighters accessing the roof.
761	3. Smoke and heat vents required by Section 910.2.1 or 910.2.2 shall be provided with
762	a clear pathway width of not less than three feet (914 mm) to the vents.
763	4. Access to roof area required by Section 504.3 or 1011.12 shall be provided with a
764	clear pathway width of not less than three feet (914 mm) around access opening and at least
765	three feet (914 mm) clear pathway to parapet or roof edge."
766	(d) Section 1204.3.3 Smoke ventilation, is deleted and rewritten as follows: "1204.3.2
767	Smoke ventilation. The solar installation shall be designed to meet the following requirements:
768	1. Arrays shall be no greater than 150 feet (45720 mm) by 150 feet (45720 mm) in
769	distance in either axis in order to create opportunities for fire department smoke ventilation
770	operations.
771	2. Smoke ventilation options between array sections shall be one of the following:
772	2.1 A pathway six feet (1829 mm) or greater in width.
773	2.2 A pathway three feet (914 mm) or greater in width and bordering roof skylights or
774	smoke and heat vents when required by Section 910.2.1 or Section 910.2.2.
775	2.3 Smoke and heat vents designed for remote operation using devices that can be

776	connected to the vent by mechanical, electrical, or any other suitable means, protected as
777	necessary to remain operable for the design period. Controls for remote operation shall be
778	located in a control panel, clearly identified and located in an approved location."
779	Section 8. Section 15A-5-206 is amended to read:
780	15A-5-206. Amendments and additions to IFC related to hazardous materials,
781	explosives, fireworks, and flammable and combustible liquids.
782	(1) For IFC, Hazardous Materials - General Provisions, Chapter 50, Table 5003.1.1(1),
783	Maximum Allowable Quantity per Control Area of Hazardous Materials Posing a Physical
784	Hazard, apply footnote d to [Consumer Fireworks] Explosives, Storage, Solid Pounds.
785	(2) For IFC, Explosives and Fireworks, IFC, Chapter 56, Section [5601.3] 5601.1.3,
786	Fireworks, Exception 4 is amended to add the following sentence at the end of the exception:
787	"The use of fireworks for display and retail sales is allowed as set forth in Utah Code, Title 53,
788	Chapter 7, Utah Fire Prevention and Safety Act, Sections 53-7-220 through 53-7-225; Utah
789	Code, Title 11, Chapter 3, County and Municipal Fireworks Act; Utah Administrative Code,
790	R710-2; and the State Fire Code."
791	(3) For IFC, Chapter 57, Flammable and Combustible Liquids:
792	(a) IFC, Chapter 57, Section 5701.4, Permits, is amended to add the following at the
793	end of the section: "The owner of an underground tank that is out of service for longer than one
794	year shall receive a Temporary Closure Notice from the Department of Environmental Quality,
795	and a copy shall be given to the AHJ."
796	(b) IFC, Chapter 57, Section 5706.1, General, is amended to add the following special
797	operation: "8. Sites approved by the AHJ".
798	(c) IFC, Chapter 57, Section 5706.2, Storage and dispensing of flammable and
799	combustible liquids on farms and construction sites, is amended to add the following: On line
800	five, after the words "borrow pits", add the words "and sites approved by the AHJ".
801	(4) For IFC, Chapter 61, Liquefied Petroleum Gas:
802	(a) IFC, Chapter 61, Section 6101.2, Permits, is amended as follows: On line two, after
803	the word "105.7", add "and the adopted LP Gas rules".
804	(b) IFC, Chapter 61, Section 6103.1, General, is deleted and rewritten as follows:
805	"General. LP Gas equipment shall be installed in accordance with NFPA 54, NFPA 58, the
806	adopted LP Gas rules, and the International Fuel Gas Code, except as otherwise provided in

807	this chapter."
808	(c) Chapter 61, Section 6109.12, Location of storage outside of buildings, is amended
809	as follows: In Table 6109.12, Doorway or opening to a building with two or more means of
810	egress, with regard to quantities 720 or less and 721 2,500, the currently stated "5" is deleted
811	and replaced with "10".
812	(d) IFC, Chapter 61, Section 6109.15.1, Automated [Cylinder Exchange Stations]
813	cylinder exchange stations, is amended as follows: Item # 4 is deleted.
814	(e) IFC, Chapter 61, Section 6110.1, Temporarily out of service, is amended as
815	follows: On line two, after the word "discontinued", add the words "for more than one year or
816	longer as allowed by the AHJ,".
817	Section 9. Section 15A-5-302 is amended to read:
818	15A-5-302. Amendments and additions to NFPA related to National Fire Alarm
819	and Signaling Code.
820	For NFPA 72, National Fire Alarm and Signaling Code, [2013] 2016 edition:
821	(1) NFPA 72, Chapter 2, Section 2.2, NFPA Publications, is amended to add the
822	following NFPA standard: "NFPA 20, Standard for the Installation of Stationary Pumps for
823	Fire Protection, [2013] 2016 edition."
824	(2) NFPA 72, Chapter 10, Section 10.5.1, System Designer, Subsection [10.5.1.1.2(2)]
825	10.5.1.3(2), is deleted and rewritten as follows: "National Institute of Certification in
826	Engineering Technologies (NICET) fire alarm level II certified personnel."
827	(3) NFPA 72, Chapter 10, Section 10.5.2, System Installer, Subsection [10.5.2.2(2)]
828	10.5.2.3(2), is deleted and rewritten as follows: "National Institute of Certification in
829	Engineering Technologies (NICET) fire alarm level II certified personnel."
830	(4) NFPA 72, Chapter 10, Section 10.5.3, Inspection, Testing, and Maintenance
831	Personnel, Subsection 10.5.3.1, is deleted and rewritten as follows:
832	"Service personnel shall be qualified and experienced in the inspection, testing, and
833	maintenance of fire alarm systems. Qualified personnel shall meet the certification
834	requirements stated in rule made by the State Fire Prevention Board in accordance with Title
835	63G, Chapter 3, Utah Administrative Rulemaking Act."
836	(5) NFPA 72, Chapter 10, Section [10.13] <u>10.12</u> , Fire Alarm Signal Deactivation,
837	Subsection 10.13.2, is amended to add the following sentence: "When approved by the AHJ,

838 the audible notification appliances may be deactivated during the investigation mode to prevent 839 unauthorized reentry into the building." 840 (6) In NFPA 72, Chapter 23, Section 23.8.5.9, Signal Initiation -- Fire Pump, 841 Subsection 23.8.5.9.3 is added as follows: "Automatic fire pumps shall be supervised in 842 accordance with NFPA 20, Standard for the Installation of Stationary Pumps for Fire 843 Protection, and the AHJ." 844 (7) NFPA 72, Chapter 26, Section 26.3.4, Indication of Central Station Service, 845 Subsection 26.3.4.7 is amended as follows: On line two, after the word "notified", insert the 846 words "without delay"[-] and delete the words, "within 30 calendar days". 847 Section 10. Section 15A-5-304 is amended to read: 848 15A-5-304. Amendments and additions to NFPA related to Automatic Fire 849 Sprinklers Systems. 850 (1) NFPA 13, Installation of Sprinkler Systems, [2013] 2016 edition. 851 (a) NFPA 13, Chapter 8, Section 15.22, System Subdivision, is deleted and rewritten as 852 follows: "8.15.22 System Subdivision - Floor/Zone Control Valves. 853 854 Individual floor/zone control valves shall be used at the riser at each floor for 855 connections to piping serving floor areas in excess of 5,000 square feet." 856 (b) NFPA 13, Chapter 8, Section 8.17.1.1, Local Waterflow Alarms, is amended by 857 adding a new subsection as follows: 858 "8.17.1.1 Single Tenant Occupancies. An approved audible/visual waterflow alarm (horn/strobe) shall be provided in the 859 860 interior of the building, in a normally occupied location, to alert the occupants of the fire 861 sprinkler system activation." 862 (c) NFPA 13, Chapter 8, Section 8.17.1.1, Local Waterflow Alarms, is amended by 863 adding a new subsection as follows: 864 "8.17.1.1.2 Multi-Tenant Occupancies. An approved audible/visual waterflow alarm (horn/strobe) shall be provided in the 865 866 interior of each tenant space, in a normally occupied location, to alert the occupants of the fire 867 sprinkler system activation." 868 (d) NFPA 13, Chapter 8, Section 8.17.1.1, Local Waterflow Alarms, is amended by

869	adding a new subsection as follows:
870	"8.17.1.1.3 Exterior Waterflow Alarm.
871	An approved audible/visual waterflow alarm (horn/strobe) shall be provided on the
872	exterior of the building in a location approved by the AHJ."
873	(2) NFPA 13D, Installation of Sprinkler Systems in One- and Two-Family Dwellings
874	and Manufactured Homes, 2013 edition.
875	(a) NFPA 13D, Chapter 7, Section 7.6, Alarms, is amended by adding a new
876	subsection as follows:
877	"7.6.1 Exterior Waterflow Alarm.
878	When an alarm initiating device is included, an approved audible/visual waterflow
879	alarm (horn/strobe) shall be provided on the exterior of the building in a location approved by
880	the AHJ."
881	(b) NFPA 13D, Chapter 7, Section 7.6, Alarms, is amended by adding a new
882	subsection as follows:
883	"7.6.2 Interior Alarm.
884	When an alarm initiating device is included, an interior fire alarm notification appliance
885	is also required to sound throughout the dwelling. An approved audible sprinkler flow alarm to
886	alert the occupants of the dwelling in a normally occupied location when the flow switch is
887	activated must be provided."
888	(3) NFPA, Standard 13R, Installation of Sprinkler Systems in Residential Occupancies
889	up to and Including Four Stories in Height, 2013 edition.
890	(a) NFPA 13R, Chapter 6, Section 6.8, Valves, is amended by adding a new subsection
891	as follows:
892	"6.8.9 Floor/Zone Control Valves.
893	Individual floor/zone control valves shall be used at the riser at each floor for
894	connections to piping serving floor areas in excess of 5,000 square feet."
895	(b) NFPA 13R, Chapter 6, Section 16, Alarms, is amended by adding a new subsection
896	as follows:
897	"6.16.1.1 Local Waterflow Alarms.
898	An approved audible/visual waterflow alarm (horn/strobe) shall be provided in the
899	interior of each residential unit/tenant space, in a normally occupied location, to alert the

900	occupants of the fire sprinkler system activation."
901	(c) NFPA 13R, Chapter 6, Section 16, Alarms, is amended by adding a new subsection
902	as follows:
903	"6.16.1.2 Exterior Waterflow Alarm.
904	An approved audible/visual waterflow alarm (horn/strobe) shall be provided on the
905	exterior of the building in a location approved by the AHJ."
906	Section 11. Repealer.
907	This bill repeals:
908	Section 15A-5-207, Amendments and additions to IFC related to existing buildings
909	and referenced standards.
910	Section 12. Effective date.
911	This bill takes effect on July 1, 2019.